FACTS ABOUT THE GAS TRUST.

The Consolidation Bill Violates the Constitution at the Outset by Its Faulty Title;

Violates the Constitution in Taking Away the Right of a City to Grant Franchises, and

Gives the Trust the Right to Charge Three Dollars per 1,000 Feet for Gas.

Provisions of the Ordinances Granting Fran chises to Various Consolidated Companies in This City.

One of Them Was Forfeited for Non-Compliance with Contract Back in 1892.

Some Interesting Information Which the City Council Should Call For from Various Officials.

The Gas Trust paid \$250,000 to mem- | its rights and privileges should cease bers of the Fortieth General Assembly and be of no more effect and that this of Illinois for a law under which it could rob the people to its heart's con-

But it overlooked a few points that even bribery couldn't cover up.

Section 13 of Article 4 of the Constitution of Illinois declares that no subject not embraced in the title of a bill shall become a law. There are some subjects in the body of the infamous gas-consolidation and frontage bill not embraced in the title. Hence the law is

THIS LAW, known as the "GAS CONSOLIDATION ACT," empowered all existing gas companies to consolidate with and merge into a single corporation, "which shall be one of said FUEL COMPANY.-An ordinance merging and consolidation corporations," and inasmuch as this ACT, conveying purported authority, grants to all then existing gas companies in the works, lay mains and service pipes, city of Chicago certain exclusive rights the company agreeing to charge not and privileges, not contemplated by or more than 25 cents per foot for service given them by any ordinance of the pipes; to charge not more than \$1.75 Chicago City Council, and as the right Chicago City Council, and as the right per 1,000 cubic feet for gas, with a re-to issue franchises and prescribe terms bate of 25 cents per 1,000 feet to all for privileges granted thereby is ex- users who consumed over 100,000 cubic pressly reserved to and held to be in- feet per annum; "any attempt to col-Constitution of 1870, which provides feiture of all rights and privileges;" privileges in the streets of cities to cor- mains should be extended upon deporations or individuals, except by and mand by two-thirds vote of the Counwith the consent of the local authori- cil in any block three-fourths of which ties (meaning the City Council), it is shall be improved by building; that unconstitutional on that paint.

In ordinances passed by the Chicago gas to the extent of Ten Million feet City Council, prior to the passage of every thirty days; that if said company the "Gas Consolidation Act." and un- shall at any time enter into any comder and by virtue and existence of bination directly or indirectly, with any such ordinances, certain bonds, con- gas company or companies, concerning tracts, privileges and obligations were rate or price for gas, or shall directly assumed by certain gas companies, in or indirectly sell, or transfer its rights return for franchises granting them and privileges, all its rights and priviprovisional rights in the use and occu- leges under its franchise, without any tection of the people comprising the the ordinance became operative to give object of which provisions is apparent or any consumer of its gas for any dam-

1. CONSUMERS' GAS, FUEL AND LIGHT COMPANY.—A perpetual fran- as the limit of liability. chise passed April 28, 1882, granting the corporation the right to the use and occupancy of the streets, in return for which the corporation agreed and bound itself by bond and various penalties, to lay all feeders and service pipes at the time of laying main pipes, without subsequent disturbance of the surface or pavements; to extend its main pipes, when ordered by a majority of the City Council, in any block, one-half of which shall be improved by buildings; that the corporation should not extend its pipes beyond the city. or allow any connections to be made with its pipes to supply gas to any consumers outside of the city; that it should not charge more than 25 cents per foot for service pipes, nor charge general consumers of gas more than \$1.75 per 1,000 cubic feet, giving consumers of more than 100,000 cubic feet per year a rebate of 25 cents per 1,000 cubic feet; that said company should be subject to all existing general ordinances concerning gas; that the city should have the right to inspect meters and that the gas supplied should be of the uniform average of 16 sperm candies, burning 120 grains per hour in a 5-foot burner; that the company's rights and privileges provisionally granted should be forfeited unless within three years from date of acceptance of the ordinance it had erected and had in operation works and mains sufficient to distribute ten million cubic feet of gas every thirty days, said works to cost not less than \$500,000;

termination "shall not be required the judgment or decree of any court;" that the price charged for gas should never exceed the rate named in the ordinance and that it would neither sell nor lease its franchise or privileges and would not enter into any combination with any gas company concerning rate or price to be charged for gas and should give bond of \$500,000 to satisfy any damages to the city of Chicago or any consumer of its gas who should suffer through violation of any obligations, or conditions of the ordinance, the liability not to be limited by the amount of the penalty of said bond.

2. EQUITABLE GAS LIGHT AND granting a perpetual franchise, passed Aug. 10, 1885, authorizing the company to construct, operate and maintain herent in the City Council by the State lect a greater rate would work a for-NENT FACTS relating to this point: mains and distribute within three years said ordinances for the benefit and pro- and the company was required before municipality of Chicago, the intent and a bond of \$100,000 as surety to the city and well known, and in such ordi- age they might sustain by reason of any

UNIVERSAL GAS COMPANY.-An ordinance for a fifty-year franchise, passed by the Council July 23, 1894, which provided expressly that the company should not charge general consumers to exceed \$1 per 1,000 cubic feet, and that upon this charge the Universal should pay the city 10 per cent, of its gross receipts, and if, or when, the company should reduce the price to 90 cents or less, the company should be released from paying the city any percentage. This company was required to expend \$100,000 upon its works and mains within twelve months, and within three years to have a plant capable of supplying to consumers ten million feet of gas every ance with all provisions of the ordinance; agree that the rate named should never be exceeded; that the company would not enter into any combination with any other gas company; and that its liability for any ers for any damage resulting to the the express condition that the company should not sell, lease, transfer its privileges or enter into any combination as to price with any other trust or corporation, and the company spethat if said company should directly or cifically agrees that for any violation ing the property of any other com- if any, respect any of the gas companindirectly sell, lease or transfer its of its obligations to the city or consumfranchise and privileges to any other ers, its plant, mahinery, tools and apgas company or companies, or cease to pliances shall revert and belong to the manufacture and furnish gas for a city, without intervention or process of period of more than ten consecutive law; and it is expressly provided that days; or if it should fail or refuse to the city shall have the right to pur-

extend its main pipes when requested chase the plant entire at an appraised

to do so by a majority of the Council, value at the end of fifty years.

dinance passed Feb. 25, 1895, granting general ordinances regarding gas companies then in force, the company agreeing to charge a fixed maximum price of 90 cents per 1,000 cubic feet to general consumers and 75 cents to the city, or \$16 per annum for each street lamp consuming four cubic feet per hour, including the labor of lighting and extinguishing the same, the city expressly reserving its requirements of this labor as a part of the consideration for the ordinance; also that the company shall pay the city not less than 31/2 per cent. of its gross receipts; make a statement annually under oath of its gross receipts to the Comptroller, who shall have free access to its books at all times; submit its meters to inspection and quality of gas to test, as prescribed; expend on its works at least \$100,000 within twenty-four months from acceptance of ordinance; manufacture and distribute five million feet of gas every thirty days within three years from date of acceptance; and the ordinance prescribes as accepted that the price to consumers shall never exceed the rate prescribed by the ordinance; that the company shall not charge any person for service pipe, but shall lay the same at its own expense, and the company agrees and did give bond of \$100,000 as surety that all the provisions of the ordinance shall be faithfully carried out, under unlimited liability for damages, and that at the expiration of the life of the ordinance the city shall have the right of franchise at an agreed appraised value.

CHICAGO ECONOMIC FUEL GAS COMPANY.-An ordinance passed July 31, 1891, conveying a franchise for fifty years for the supply of both manufactured and natural gas, upon the same general provisions and requirements governing the other companies, especially the provision of Section 12, which provides that in case the said company should at any time in any manner enter into a combination di rectly or indirectly with any other gas ence to any court or legal appeal. The company agreed to charge for illuminating gas \$1.10 per 1.000 cubic feet. with 10 cents reduction per 1,000 feet for prompt payment, and 60 cents per 1,000 for natural and fuel gas, with 10 cents reduction for prompt payment; agreeing and contracting also to pay the city 3 per cent, on gross receipts from illuminating gas and 5 per cent. on gross receipts from sale of natural or manufactured fuel gas, and to furnish gas to the city for \$17.50 per street lamp post per year.

ON THE 20TH DAY OF FEBRU-ARY, 1892, a preamble and resolution was passed by the City Council, repealing the above Chicago Economic Fuel Gas Company ordinance, and declaring all pipes and connections in the streets of the city to be city property, in accordance with the provisions of the ordinance regarding forfeiture. and upon the ground that a majority of the stock of said company had passed into the hands of the Gas Trust.

THE OGDEN. It is now currently reported, and there are grounds for bellef, that the Ogden Gas Company has Trust agreeing not to extend its plant or pipes any further for a period of three years.

ALL EVADE THE LAW. All of the above companies and corporations have evaded the plain letter and legal requirements of their franchises and that the State Legislature shall not that meters and quality of gas shall be by the terms of said franchises have grant and cannot convey rights and subject to inspection and tests; that forfeited every right and privilege contracted for with the city and conveyed provisionally by ordinance.

VIOLATE FRANCHISES. It is pro vided in an ACT regulating the condithe company should expend \$100,000 tions for the granting of rights and LET US LOOK AT SOME PERTI- within the first twelve months and lay privileges for lighting and heating purposes by cities, also passed by the late 40TH ASSEMBLY, that no gas company in future shall be granted privileges of building or extension of mains and pipes, except they secure petitions signed by owners of more than onebalf the frontage of each mile and fraction of a mile of any street or alley, which requirement is designed to protect the merge companies in their illepancy of the streets, always subject, judgment or decree of any court, shall gal evasion of contract obligations, however, to the reservations held in fully cease and terminate absolutely, and prevents any competition, through the organization and operation of new companies, now and forever in the future, and said ACT is directly in conflict with the ordinances passed and franchise contracts mutually entered nances it is expressly stated, reserved failure of the company to perform any into by the city and gas companies. or single of the obligations imposed by which latter gained valuable rights its charter, said bond not to be set up and privileges thereby, and whose duties and obligations, as well as the rights of the city and of its citizens, are therein specified, reserved and pre-

CAN RAISE THE PRICE. The IN-FAMOUS "GAS CONSOLIDATION" ACT provides that after one year the GAS TRUST may charge any rate charged by any company with which merger or consolidation is made, as, for instance, with the PEOPLE'S GAS LIGHT AND COKE COMPANY. which has a perpetual franchise from the State and may charge as much as \$2.75 per 1,000 cubic feet to the city and \$3 per 1,000 feet to general consumers, thenceforth and forever.

SUPREME COURT AGAINST THEM. The Illinois Supreme Court thirty days; the company was required has held and decided that an ordinance to deposit \$100,000 in cash with the granting franchise privileges is a con-City Comptroller and give bonds of tract by mutual consent, and the rights \$100,000 additional for faithful compli. and privileges so granted are considerations in the same, and evasion or repudiation of the spirit and letter of the contract or any change therefrom unless by consent constitutes a forfeiture of rights, and, as it has always been held a proposition in both English and damage resulting to the city or consum. American law that "ACTS conferring special privileges upon or granting pubcity or consumers for any infraction lie property to private individuals or of the provisions of its franchise would corporations are construed strictly not be limited by its bond; all upon against the grantees and in favor of the State" or the municipality.

MENACE TO ALL. Section 9 of the GAS CONSOLIDATION ACT is retroactive, and provides that "any corporation purchasing or leaspany shall be subject to and perform for each of the companies so entering by this Council have violated said or-into said agreement the legal OBLIGA. dinances and have hereby become lia-TIONS now resting upon each of them ble to forfeiture of their franchise respectively under their charters and rights and privileges back to the city. ordinances" • • • "in the same man-ner and to the same extent as if the directed to communicate with the Atcompanies had remained individual and torney General of the State and to re- | CHICAGO & MORTHWESTERN-Kinels & Wolfe Sta.

OGDEN GAS COMPANY.—An or-linance passed Feb. 25, 1805, granting fifty-year franchise, subject to all teneral ordinances regarding gas comments mentioned, or annulling or impairing any of their respective franchises, licenses or privileges, but that they shall severally be regarded as still the various gas companies and the consubsisting, so far as their continuance for the purpose of upholding any right, the GAS TRUST, which are operating title or interest, power, privilege or im-munity ever exercised or enjoyed by franchises granted them by the Counany of them, may be necessary for the cil, with the view of determining in a protection of their respective creditors court of last resort whether the said or mortgagees, or any of them"—and companies, or the said GAS TRUST SECTION 10, of the ACT, which is a are legally fulfilling their duties and tion, in that is attempts to supersede the rights expressly vested in the City Council by the Constitution, in relation to grant privileges in the streets of the rights and property interests of the city and liabilities and obligations to the city and its citizens assumed by the gas companies, under their ordinances and franchise contracts, by providing that "the purchase and sale or lease, or consolidation and merger, of the finest places of business in the lation of the provision of any ordinance or bond given thereunder," thereby endeavoring to protect the evasive and dishonest gas companies at the expense of the legal and equitable rights of the city and its citizens. READ AND PONDER. This sam

CONSOLIDATION ACT, in SECTION 10, provides that "ir)ase the property sold, or leased, or acquired through consolidation or merger, is subject to nortgage OR OTHER LIEN, such lap, the Palmer House hatter. mortgage or other lien shall be and remain a lien upon ALL PROPERTY so sold, purchased, leased or AC- clothes in Chicago, at reasonable prices, QUIRED, so that the same shall be liable for and respond (to the payment) of such mortgage or other lien existing at the time of such sale or lease," and "Any corporation purchasing or leasing the real estate and personal property of any other company or com-panies * * * shall PAY AND DIS-CHARGE all debts and LIABILITIES company, its ordinance and privileges of each of the companies, * * * and should become null and void and all actions may be brought and maintainrights revert to the city without refer- ed and recovery had therefore against the company so purchasing or leasing, or against such consolidated corporation," and in SECTION 11 it is provided that the consolidated corporation, or GAS TRUST, "shall furnish gas to consumers as good in quality as it furnished previous to such purchase or street. lease, and shall not increase the price charged by it for gas of the quality furnished to consumers during ANY PART OF THE YEAR IMMEDIATE-LY PRECEDING such purchase or lease, or such CONSOLIDATION," unler penalty (section 12) of Liability IN DAMAGES THEREFOR to the PER-SON AGGRIEVED, and shall, for each offense, forfelt two hundred dollars, in an action for debt, in the name of the people of the State of Illinois, or by any person who may sue for the same. and such company shall also be liable to proceedings QUO WARRANTO for violation of either of said provisions, and if adjudged guilty the court may give judgment of ouster from its fran-

hise, UNLESS THE COMPANY SHALL CEASE AND DISCONTINUE water-very fine. such violation, as and when determined by the court," thereby attempting in course by the city or by the people as Fox River. franchise restrictions and requirements as to price, quality and inspection of

The City Council should ask for the following information: 1. The Comptroller shold be directed its next regular meeting, what, if any, gas companies under the provisions of any of the gas ordinances; what, if any, street lamps are being supplied with gas by the Ogden Gas Company; capacity of the plant, and if said company or any other is performing the labor of lighting and extinguishing said lamps, and what, if any, contracts have been let to gas companies for supplying the city with gas, together with the name, or names, of said company, or companies, and the amount of which said contracts have been let, and by

what authority. 2. The Corporation Counsel and the Comptroller should be instructed to report forthwith to the Council whether, in accordance with the provisions and requirements of the resolution of Feb. 20, 1802, the franchise of the Economic Gas Company was duly forfeited and its pipes and equipment recovered to the city, and, whether any permit has been issued granting any other company the use of said pipes, and also whether any measures have been taken o recover to the city its rights and interest in the pipes and equipment of other gas companies, which, by evasion and infraction of their ordinance and franchise contracts, have forfelted said franchise and their plant and equipment to the city, and what, if any, measures have been taken by the city to recover penal sums on bonds filed by any of the above named companies as surety and guarantee for the performance of their obligations to the city and to gas consumers in general under the terms of any franchise which any of said companies through evasion or noncompliance with all the terms and requirements of said franchise have forfeited.

3. The city gas inspector should be instructed to report forthwith, direct to the Council, what, if any, tests have been made during the past year of the power and illuminating quality of gas, as required by the various gas ordinances, provisionally granting street and other privileges to gas companies, and if such required tests have been made, to state for what company, or companies said gas was inspected. examined and tested, and where and by what process said gas was manufac-

4. The Comptroller, the Corporation Counsel, the City Gas Inspector and the Commissioner of Public Works should be severally instructed to report forthwith to the Council, in what, ies granted ordinances and franchises

violation of the letter of the Constitu- obligations to the city and its citizens.

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The telegraph manual issued by the Western Electric Company will teach any one the art of telegraphy. To get to report forthwith to the Council, at a copy address Department 6 G. Western Electric Company, 242 South Jefreceipts have come to the city from ferson street, Chicago, and inclose 25

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